

REMARKS

Claims 14-22 are currently pending in this application. Claims 16-19 and 22 stand rejected under 35 U.S.C. § 112, first paragraph. By this Amendment, Claims 16-19 and 22 have been amended. The present amendment assumes that the previous amendments for pages 9 and 10 of the Specification filed on May 9, 2007 and November 21, 2007 were not entered because of the alleged new matter issue.

The Applicant thanks the Examiner for the allowance of Claims 14, 15, 20 and 21.

Claims 16-19 and 22 have been amended to use the language used in the original Specification in describing the parameters (Ra), (Ry), and (Rz). As shown by the Rule 1.132 Declaration and supporting documents submitted herewith, the parameters (Ra), (Ry), and (Rz), *per se*, are very well known in the art. Thus, reconsideration and withdrawal of the rejection under § 112, first paragraph, is respectfully requested.

Moreover, with respect to the Specification, the Applicant has deleted the sentence appearing on Page 10, lines 16 and 17, of the Specification and which refers to the ten point average roughness (Rz) corresponding to the length between the third highest peak and the third deepest trough on the section curve. The ten point average roughness or height (Rz) is clearly defined on Page 10 several lines above the deleted sentence as a method to indicate a texture (a degree of formation of an emboss) of a surface. Moreover, the Rule 1.132 Declaration from the inventor Mr. Lee clearly shows that the ten point height (Rz) is very well known in the art as evidenced by the various documents submitted together with the 1.132 Declaration. The Rule 1.132 Declaration also shows that the arithmetical mean deviation from the mean line of the

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profile (Ra), could also be termed the center line average (Ra), that the maximum height (Ry) could also be termed the maximum peak to valley roughness height (Ry), and that the ten point average roughness (Rz) could also be termed the ten point average height (Rz).

Based on the foregoing amendments and submission of the Rule 1.132 Declaration, the present application is now believed to be in form for immediate allowance and such action is hereby respectfully requested.

If the Examiner believes that there is any issue which could be resolved by a telephone or personal interview, the Examiner is respectfully requested to contact the undersigned attorneys at the telephone number listed below.

Applicant hereby petitions for any extension of time which may be required to maintain the pendency of this case, and any required fee for such an extension is to be charged to Deposit Account No. 50-0951.

Respectfully submitted,



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